

#### PATENT COOPERATION TREATY

### **PCT**

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 0100WO00ORD		e reference	FOR FURTHER ACTION	See Form PCT/PEA/416
_			International filing date (day month-year) 21.02.2005	Priority date (day month year) 23.02.2004
International Patent Classification (IPC) or national classifica INV. C12N7:02 C12N7:00			ational classification and IPC	
• •	owant RUCELL HOLLAN	ND B.V. et al.		
1.	•	•	liminary examination report, establishe ismitted to the applicant according to A	d by this International Proliminary Examining Article 36.
2.	This REPORT of	consists of a total c	of 8 sneets, including this cover sheet.	
3.	This report is als	so accompanied b	y ANNEXES, comprising:	
	a. $\square$ sent to the	re applicant and to	o <i>the International Bureaut</i> a total of i sl	heats, as follows:
	(a) : ·	·	ignoral finations authorized by this Auth	been amended and are the basis or this report only especially 70-10 and Section 607 of engineers
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	sequence	e listing and or tab	· ·	finumber of electronic carrier(s) is containing a nly, as indicated in the Supplemental Box ve Instructions).
4.	This report conta	ains indications rol	lating to the following items:	
	Box No. I	Basis of the repo	ort	
	Li Box No. II	Priority		
	☐ Box No. III	Non-establishme	ent of opinion with regard to novelty, inv	ventive step and industrial applicability
	Box No. IV	Lack of unity of i	nvention	
	🖾 Box No. V		ment under Article 35(2) with regard to tions and explanations supporting such	
	☐ Box No. VI	Certain documer	nts cited	
	Box No. VII	Certain defects i	n the international application	
	☐ Box No. VIII	Certain observat	ions on the international application	
Date	e of submission of the	e demand	Date of completi	ion of this report
23.01.2006		18.07.2006	•	
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# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2005/050739

	Box No. I Basis of the report				
_ 1	. With regard to the language, thi	s report is based on			
	_				
<ul> <li>□ the international application in the language in which it was filed</li> <li>□ a translation of the international application into , which is the language of a translation furnished for the purposes of:</li> <li>□ international search (under Rules 12.3(a) and 23.1(b))</li> <li>□ publication of the international application (under Rule 12.4(a))</li> <li>□ international preliminary examination (under Rules 55.2(a) and/or 55.3(a))</li> </ul>					
2.	2. With regard to the elements* of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):				
	Description, Pages				
	1-56	as originally filed			
	Claims. Numbers				
	1-32	as originally filed			
Drawings, Sheets					
	1 12 12 12	ascarquado (IIII).			
	(:) a sequence listing and/or an	y related table(s) - see Supplemental Box Relating to Sequence Listing			
3.	☐ The amendments have resulting the description, pages ☐ the claims, Nos. ☐ the drawings, sheets/figs ☐ the sequence listing (specific any table(s) related to second ☐ any table(s) related to second ☐ any table(s) related	cify):			
4.	☐ This report has been established not been made, since they had supplemental Box (Rule 70.2(c))  ☐ the description, pages ☐ the claims, Nos. ☐ the drawings, sheets/figs ☐ the sequence listing (specially any table(s) related to second	cify):			
	* If item 4 applies, so	me or all of these sheets may be marked "superseded."			

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

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International application No. PCT/EP2005/050739

_	Box	x No. IV	Lack of unity of inv	entio	1	
1.		In response to the invitation to restrict or pay additional fees, the applicant has, within the limit:			itional fees, the applicant has, within the applicable time	
		☐ restric	cted the claims.			
		니 paid a	additional fees.			
		☐ paid a	additional fees under	protes	t and, where	applicable, the protest fee.
	•	□ paid a	additional fees under	protes	t but the appl	icable protest fee was not paid.
		니 neithe	er restricted the claim	s nor ;	paid additiona	il fees.
2.			hority found that the r	-	•	of invention is not complied with and chose, according to pay additional lees.
3.	This	s Authority	y considers that the re	oquirer	nent of unity	of invention in accordance with Rules 13.1, 13.2 and 13.3
		complied	f with.			
	[:]	not comp	olied with for the follow	ving re	asons:	
		see sepa	arate sheet			
ţ.	Cor	onsequently. Plis ruport has been astroastred in respect of the following parts of the international applicabling				pect of the following parts of the international applicabling
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		the parts	relating to claims No	S		
		k No. ∀ olicability:	Reasoned statemer			(2) with regard to novelty, inventive step or industrial g such statement
}.	Stat	tement				
	Nov	Novelty (N)		Yes:	Claims	1-32
				No:	Claims	
	Inventive step (IS)		Yes:	Claims	1-32	
				No:	Claims	
	Indu	ustrial app	licability (IA)	Yes:	Claims	1-32
				No:	Claims	

see separate sheet

2. Citations and explanations (Rule 70.7):

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2005/050739

Complemental Day relation to Converse Listing						
Supplemental Box relating to Sequence Listing  Continuation of Box I, item 2:						
1. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this report was established on the basis of:  Output  Description:						
a. type of material:						
ᆸ a sequence listing						
table(s) related to the sequence listing						
b. format of material:						
니 on paper						
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III furnished subsequently to this Authority for the purposes of search and/or examination						
To received by this Authority as an amendment" on						
2. In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed as appropriate, were furnished.						
3. Additional comments:						

If item 4 in Box No. I applies, the listing and/or table(s) related thereto, which form part of the basis of the report, may be marked "superseded."

# 10/590427

### IAP9 Rec'd PCT/PTO 23 AUG 2006

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/EP2005/050739

#### **Citations**

The documents mentioned in this International Preliminary Report on Patentability (IPRP) are numbered as in the International Search Report (ISR) dated27.10.05, i.e. **D1** and **D7** correspond to the first and the last document of the search report, respectively. The ISR has been established by this authority.

#### Re ITEM IV (Unity of invention)

additional examination fees. Consequently, international search and examination have been carried out for the subject-matter of claims 1-32 (inventions 1-3). The present application lacks unity as required by Art. 3(4)(iii) and Rule 13 PCT because it contains 3 seperate inventions:

#### 1.1 Invention 1: claims 1-18

A method for the purification of a virus comprising adding a nuclease to host cells that are infected with a virus before tysing or before 95% of the host cells have been lysed by a virus capable of lysing host cells, respectively.

#### 1.2 Invention 2: claims 19-29

A method for the production of a virus comprising a nucleic acid sequence coding for a nucloeprotein of a heamorrhagic fever virus, comprising culturing host cells that have been infected with said virus, lysis of the host cells and subjecting the virus to anion exchange chromatography.

#### 1.3 Invention 3: <u>claims 30-32</u>

A method for removing free adenovirus proteins from a recombinant adenovirus preparation, comprising the step of subjecting a recombinant adenovirus preparation comprising free adenovirus proteins to a charged filter that contains anion exchange groups.

According to Art. 3(4)(iii) and Rule 13 PCT an application shall relate to one invention only or to a group of inventions so linked as to form a single general inventive

concept. Where a group of inventions is claimed, the requirement of unity of invention referred to in Rule 13.1 PCT shall be fulfilled only when there is a technical relationship among those inventions involving one or more of the same or corresponding special technical features.

- The special technical feature of invention 1 is the addition of nuclease to a culture of host cells that are infected with a virus before lysing said host cells or before complete lysis of the host cells by a virus capable of lysing host cells, respectively.
- In the methods of inventions 2 and 3 no nuclease at all is required. Invention 3 is not concerned with viruses comprising a nucleic acid sequence coding for a nucleoprotein of a heamorrhagic fever virus.
  - Since none of inventions 2 and 3 share the special technical feature of invention 1 and since no other technical feature can be distinguished which might link any of inventions 1-3, each of the above mentioned groups of claims represents an independent invention.
- In view of the above the only "single general concept" (Rule 13.1 PCT) linking the above mentioned inventions can be formulated as methods for the purification of a virus or purified virus, respectively. This concept is, however, not novel with regard to the prior art:
  - D3 (WO03097797). for instance, discloses methods of adenovirus purification wherein contaminating host cell DNA levels are reduced to less than 5 pg/10<sup>11</sup> vp.
- Because said single general concept is evidently not novel it cannot be inventive as required by Rule 13.1 PCT.
  - N.B.: The use of the term "invention" here in no way implies recognition of an inventive step for the subject-matter of any group of claims.

Re ITEM V (Novelty, inventive step, industrial applicability)

1 Novelty (Art. 33(2) PCT)

#### invention 1:

\*

1.1 The subject-matter of <u>claims 1-18</u> has not been made available to the public by any of the available prior art documents and can therefore be regarded as novel.

#### invention 2:

1.2 The subject-matter of claim 19-29 has not been made available to the public by any of the available prior art documents and can therefore be regarded as nevel.

#### invention 3:

- 1.3 The subject-matter of <u>claim 30-32</u> has not been made available to the public by any of the available prior art documents and can therefore be regarded as novel.
- 2 Inventive step (Art. 33(3) PCT)

#### invention 1:

- 2.1 The subject-matter of <u>claim 1-18</u> cannot be derived from the available prior art in an obvious manner and therefore complies with the requirements of Art. 33(3) PCT.
- 2.2 D1 (Drittanti et al.). D2 (WO9822588) and D3 disclose a method comprising the steps a. b and c (claim 1) in the order a. c. b. Thus, in the prior art methods of purifying viruses nuclease is added after complete lysis of the host cells. Adding nuclease before lysis or before lysis has completed, respectively, is not suggested or layed near in the available prior art.

#### invention 2:

- 2.3 The subject-matter of <u>claim 19-29</u> cannot be derived from the available prior art in an obvious manner and therefore complies with the requirements of Art. 33(3) PCT.
- 2.4 The prior art discloses adonviruses comprising a nucleic acid sequence coding for an Ebolavirus nucleoprotein (NP) (see e.g. **D7** (Sullivan et al., abstract and Methods)). Methods for the production of viruses comprising a nucleic acid sequence coding for

- a nucleic acid binding protein are also known from the prior art (see e.g. **D4** (US20020182723), **D5** (US6261823) or **D6** (Green et al.)).
- 2.5 However, a method for the production of a virus comprising a nucleic acid sequence coding for a nucleoprotein of a heamorrhagic fever virus is not obvious in view of the available prior art.

invention 3:

- 2.6 The subject-matter of claim 30-32 cannot be derived from the available prior art in an obvious manner and therefore complies with the requirements of Art. 35(5) PCT.
- 2.7 According to p. 27. last line-p. 28. l. 9 of present application "...certain adenovirus proteins that were not incorporated into adenovirus particles are separated form the AV particles by use of an anion exchange filter, not by an anion exchange column. Such free AV proteins were not previously found in preparations of recombinant AV particles and would normally go undetected, but now can be removed using the step of subjecting a recombinant AV preparation comprising free AV proteins to a charged filter that contains an an exchange groups". D3 discloses methods for the purification of adenoviral (AV) preparations. D3 mentions the use of anion exchange membrane chromatography (p. 24. l. 24-26). However, D3 does not mention or suggest the purpose of such use as defined in present independent claim 30, namely the "removal of free AV proteins". Thus, a method for removing free AV proteins according to claim 30 cannot be regarded as obvious.
- 3 Industrial application (Art. 33(4) PCT)

Claims 1-32 meet the criteria as set forth by Art. 33(4) PCT.

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